



# California Fair Political Practices Commission

October 31, 1986

Rodney O. Lilyquist  
Deputy Attorney General  
Department of Justice  
110 West A Street, Suite 700  
San Diego, CA 92101

Re: Your Request for Our Views  
Your Opinion No. 86-1003  
Our File No. 86-300

Dear Mr. Lilyquist:

Pursuant to our telephone conversation of this date, I enclose a copy of our recent advice letter, No. A-86-281, which appears to have some bearing on the issues raised in your opinion request. I also enclosed a copy of another letter relating to somewhat similar issues, No. A-81-032.

I expect to provide you with a further and more in-depth response to your question in the near future. In the meantime, if you have any questions, I may be reached at ATSS 8-492-5901.

Sincerely,

  
Robert E. Leidigh  
Counsel, Legal Division

REL:plh  
Enclosures



# California Fair Political Practices Commission

December 24, 1986

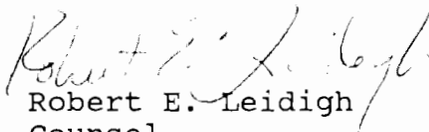
Rodney O. Lilyquist  
Deputy Attorney General  
Department of Justice  
110 West A Street, Suite 700  
San Diego, CA 92101

Re: Your Request for Input on A.G.'s Opinion No. 86-1003,  
Our File No. I-86-300

Dear Mr. Lilyquist:

This will confirm our telephone conversation to the effect that the materials which I previously sent to you were sufficient and you do not at this time need further input from this agency. As we agreed, should you need further input, I may be reached by phone at 8-492-5901.

Sincerely,

  
Robert E. Leidigh  
Counsel  
Legal Division

REL:km

# Memorandum

F P P 110 West A Street, Suite 700  
San Diego, California 92101

To : Dan Stanford, Chairman  
Fair Political Practices Commission  
Post Office Box 807  
Sacramento, CA 95804

OCT 27 8 28 AM '86

Date : October 23, 1986

File No.: 40801070-SD86PN1003

Telephone: (ATSS) 631-7182  
(619) 237-7182

From : Office of the Attorney General--San Diego  
Rodney O. Lilyquist, Deputy Attorney General

Subject: Opinion No. 86-1003

We have received an opinion request, copy enclosed, concerning whether a school board trustee may vote in favor of a contract in which he has a personal financial interest.

It is the policy of our office to solicit the views of all interested parties prior to issuing an opinion. Your comments regarding the question presented would be appreciated. If possible, a response by November 21, 1986, would be most helpful; materials received after such date will nonetheless be considered.

*Rol OCT*

RODNEY O. LILYQUIST  
Deputy Attorney General

ROL:va:ar

Enclosure



ROOM 3063  
STATE CAPITOL  
SACRAMENTO, CA 95814  
(916) 445-1688

DISTRICT OFFICE  
211 SOUTH GLENDORA AVENUE  
SUITE C  
GLENDORA, CA 91740  
(818) 914-5455  
1323 WEST COLTON AVENUE  
SUITE 217  
REDLANDS, CA 92374  
(714) 793-8039

# Senate California Legislature



COMMITTEES  
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NATURAL RESOURCES AND  
WILDLIFE  
TOXICS AND PUBLIC SAFETY  
MANAGEMENT

H. L. RICHARDSON  
STATE SENATOR  
TWENTY-FIFTH DISTRICT

VICE CHAIRMAN  
NATURAL RESOURCES AND WILDLIFE COMMITTEE

October 9, 1986

Honorable John K. Van de Kamp  
Attorney General of California  
Department of Justice  
1515 K Street, Suite 511  
Sacramento, CA. 95814

Dear John:

I am considering possible legislation relating to conflict of interest situations with respect to elected public school district board members and trustees.

I am requesting your opinion on the following question:

May a public school board member or trustee who is also a salaried executive or director of an organization, agency, enterprise or corporation, which is proposing a contract, proposal or program in the schools of the district and involving pupils of that district, vote for that contract, proposal or program as an elected member or trustee of that school board without this vote being considered a conflict of interest as defined under existing California Codes?

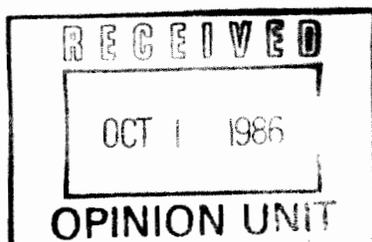
(It may be assumed in answering this question, that the public school board member or trustee, who has the dual role described, has an interest and stands to gain in her/his executive or director position, in status, approval, prestige, job performance rating, resume item, perception of accomplishment, promotion, salary, promotion of ideology, or otherwise, as a result of public school board majority acceptance of the proposal whose acceptance and approval would be aided by the vote, advocacy and lobbying efforts of the school board member or trustee in the conflict of interest dual role described.)

I would appreciate receiving your opinion by **October 30, 1986.**

Sincerely,

*Bill*  
H. L. RICHARDSON

HLR:dmc



RECEIVED  
DEPUTY ATTORNEY GENERAL



# California Fair Political Practices Commission

October 30, 1986

Rodney Lilyquist  
Deputy Attorney General  
110 West A Street, Suite 700  
San Diego, CA 92101

Re: 86-300

Dear Mr. Lilyquist:

Your letter requesting advice under the Political Reform Act was received on October 27, 1986 by the Fair Political Practices Commission. If you have any questions about your advice request, you may contact Robert E. Leidigh, an attorney in the Legal Division, directly at (916) 322-5901.

We try to answer all advice requests promptly. Therefore, unless your request poses particularly complex legal questions, or more information is needed, you should expect a response within 21 working days.

Very truly yours,

A handwritten signature in cursive script that reads "Diane M. Griffiths".

Diane M. Griffiths  
General Counsel

DMG:plh